

18 Md. 510; Cecil v. Cecil, 19 Md. 72; Valentine v. Strong, 20 Md. 522.³ But a person thus appealing must show that he has a standing in Court, and has been injured by the order appealed from, Hoffar v. Stonestreet, 6 Md. 303; Cecil v. Cecil *supra*.⁴

³ Meyer v. Henderson, 88 Md. 585; Gunther v. State, 31 Md. 21.

⁴ Grabill v. Plummer, 95 Md. 56; Glenn v. Reid, 74 Md. 238; Johns v. Caldwell, 60 Md. 259.

STATUTES

Made at WESTMINSTER. Anno 13 RICH. II. Stat. 1, and A. D. 1389.

CAP. V.

What things the Admiral and his Deputy shall meddle.

Item, Forasmuch as a great and common Clamour and
194 *Complaint hath been oftentimes made before this time, and yet is, for that the Admirals and their Deputies hold their Sessions within divers places of this Realm, as well within Franchise as without, accroaching to them greater Authority than belongeth to their Office, in prejudice of our Lord the King, and the Common Law of the Realm, and in diminishing of divers Franchises, and in Destruction and impoverishing of the common People; (2) it is accorded and assented, that the Admirals and their Deputies shall not meddle from henceforth of any

Item pur ceo qe grant & commune clamour & pleint ont este sovent faitz devant ces heures & unqore sont de ce qe les admiralx & lour deputies tiegnent lour sessions en diverses places deinz le roialme sibien deinz franchises come dehors accrochantz a eux plus grant poair qe a lour office appartient en prejudice de nostre seignour le roi & la commune ley du roialme & grant emblemisement des plusours diverses franchises & en destruction & empoverissement del commune poeple accordez est & assentuz qe les admiralx & lour deputies ne soi mellent desore enavant de null chose fait deinz le roialme mes soule-